CHAPTER CCV.

1. Be if enacted by the Schate and General sheriffs af the several counties in this state therefor. vice of notices on grand and petit jurors as are sistent herewith shall be and hereby are renow allowed by law for the service of a sumpealed. mons issued out of the court of common pleas.

2. And be it enacted, That this act shall take ffeet immediately. Approved May 3,. 1889.

CHAPTER CCVI. An Act authorizing the presiding judges of the court of over and terminer, the court of special sessions and the court of general quarter sessions of the peace, in counties of the second class, to appoint an interpeter to said courts, and fixing the salary of the same. 1. Be it enacted by the Senate and General ssembly of the State of New Jersey, That the presiding judges of the court of over and terminer, court of general quarter sessions of the peace, the court of special sessions, be and are hereby empowered to appoint an interpre-ter to attend any of the above-named courts when said judges may deem it necessary to employ a constant attendant in the nature of an interpeter, whose duty it shall be to interpret in all the foreign languages, either in per-son, when that may be possible by said interpreter understanding said foreign language, or in case said foreign language be not understood by said court interpreter so chosen, then said court interpreter shall, out of the salary that he may receive under the provisions of this act, furnish to said courts a competent inerpreter in the said foreign language not uneratood by said court interpreter. 2. And be it enacted, That said court interpreter shall be in constant attendance upon said courts at general and special sessions, and may be called upon at all times at chambers, leave to the said courts at general and special sessions, and eighty-five cents.

Item No. 6. To Naar, Day & Naar, for the said courts at the said courts at the said courts at the said courts at the said courts. nil shall respond to all calls from said at all times and all places within the jurisdiction of said judges, not beyond the bounds of

the county, in assisting said courts in the in-3. And be it enacted, That said in erpreter shall receive as compensation for such service an annual salary of not less than four hundred ollars and not more than six hundred dollars, to be fixed by the judges of said courts, said salary to be paid out of the county funds by the collector in quarterly payments, upon cer-tificate being presented to him, signed by the indges of said courts. 1. And be it enacted, That this act shall take feet immediately. Approved May 3, 1889.

CHAPTER CCVII. An Act amending "An act to incorporate the chosen freeholders in the respective counties | bly, session of one thousand eight hundred of this state" [Revision], approved April sixteenth, one thousand eight hundred and

1. Be it resolved by the Senate and General Assembly of the State of New Jersey, That the twenty-eight section of the act of which this is amendatory be and the same is hereby amended to be in the words following, to wit ; 28. And be it enacted, That the county colectors of the several counties of this state shall be entitled to receive an annual salary, vices and expenses incurred in securing to be prescribed by the boards of chosed freeholders of their respective counties, by resolu-tion or ordinance adop-ed by the votes of a ma-afteen dollars. jourty of all the members of such board, shich annual salary shall be in lieu of any and all fees, percentages, salary or other compensation and emoluments heretofore prescribed by law or by any ordinance or resolution of any such board; such annual salary may be changed from time to time by any such board, but shall not be increased or diminished during or for the term for which any county collector may have been elected; nor shall such annual salary exceed one per centum of the aggregate sum of all moneys received and paid out by him as such collector for state, county, school, and other purposes during the fiscal year next preceding the adop-2. And be i enacted, That all acts and parts

tion of any such ordinance or resolution, of acts, general, special or local, inconsistent with this act be and the same are hereby repealed, in so far as they are inconsistent herewith, and that this act shall take effect limme-Approved May 3, 1889. CHAPTER CCVML

An Act requiring cable railroad companies, electric railway-companies and horse railroad companies to make andual returns to the state board of assessors. 1. Be it enacted by the Senate and General Assemby of the State of New Jersey, That from and after the passage of this act every pany and horse railroad company, and every orporation owning, using or operating any able, electric or horse railroad in this state, hall, on the first Tuesday in January in each and every year, return to the state board of assessors of this state a statment or report, subscribed and sworn to by the president or other hief officer of such company, showing the amount of the capital stock of such company ssued, the amount actually paid in thereon, and the amount of funded and other debts of said company on the thirty-first day of December next preceding the rendering of said-report ; also the cost of said the railroad, including its equipment and appurtenances, up to the-thirty-first day of December next precedamount of the expenditures for repairs, superintendence and management of the same during the very state of the same dur
The same ing the year preceding the making of said re- five cents. port, under appropriate heads ; said statement or report shall also show the income received by such company, during the year preceding the making of said report, from the carrying of passengers and freight and from all other of one thousand eight hundred and eightysurces, and shall also show the amount of div- nice, each the sum of ten dollars; in a l. idends paid during said year, and the source thirty dollars.

Item No. 25. To Louis Keengott, James

2. And be it enacted. That the said state-ments or reports shall be filed by the state Becker, Thomas Packer, Charles R Baker, Louis Soloman, George Bannon and Frank board of assessors in their office in Trenton, Bernard, for services rendered as pages. there to remain as of record, and copies thereof shall be printed in the annual reports made
the said board to the legislature.

Bernard, the second seembly, session of one shousand eight hundred and eighty-nine, ten dollars each, And be it enacted, That all companies restate board of assessors under and by xirtue of room, Enos G. Budd, but clerk, and Thaddens O. Doane, keeper ladiest gallery, for this act, shall make the same for the year endthis act, shall make the same for the year end-ang December thurty-first, one thousand eight sion of one thousand eight hundred and nundred and eighty-eight, on or before the eighty-fine, ten dollars each.

The william H. Woses, for first day of June, in the year one thousand services as journal cierk; to James P. Lo-

gan, for services as clerk; to William C. Farner, for services as assistant journal 4. And be it enacted, That if any corporafon owning, using or operating any cable clerk; to J. Herbert Botts, for services as assistant journal clerk; to J. Herbert Botts, for services as assistant clerk; to John Predmore, Junior, assistant clerk; to John Predmore, assistant clerk this state, shall willfully neglect to make an document clerk, house of assembly session annual statement or report as acquired by this of one thousand eight hundred and eighty-t act, such corporation shall forfeit as a penalty nine, ten dollars each, for the failure to make such statement or re- ltem No. 28. To John A. King, for enturn, the sum of five thousand dollars, to be grossing and framing set of resolutions in recovered, in any proper form of action, in the supreme court, in the name of the state, and paid into the state treasury; it shall be the Item No. 29, To Thomas K. Johnston, for thity of the said board to certify any such de-fault to the attorney-general of the state, and parchment rolls and preparing eaths of shall thereupon be the duty of the attorneygeneral to prosecute for such penalty; any and eighty-nine, fity dollars, Item No. 30. To New Jersey Staats Zeperson who shall falsely make any oath re-quired to be made under this act shall be guilty of perjury, and on conviction thereof failty of perjury, and on conviction thereof shall be hable to all the penalties prescribed dred and eighty-nine, one hundred and seventy dollars and afteen cents. . And be it enacted. That all, acts inconsis-

tent, with the provisions of this act be and the extra services, committee on engressed bills, house of assembly, session of one thousand eight hundred and eighty-nine, same are hereby repealed, and that this act shall take effect immediately. seventy-five doll-re. Item No. 32. To Joseph Burton, for ser-Approved May 3, 1889.

CHAPTER CCIX. Supplement ip an act entitled An Act. to dred and eighty-dine ten dollars.

Supplement ip an act entitled An Act. to dred and eighty-dine ten dollars.

Item No. 33. To Alexander McLean, for the care and training of feeble-minded stenographic services to joint committee women," approved March twenty-seventh, of the New Jersey Legislature to investione thousand eight hundred and eighty. gate the extending of shore front of Hud-

Be it enacted by the Senate and General sembly, session of one thousand eight hunassembly of the State of New Jersey. That the sun of two thousand dollars be and is here—
Item No. 14. To Albert Date, for minute bulls files furnished sepate and house of asthe home for the care and training of feeble- seably, session of one thousand eight hunminded women for this fiscal year. 2. And be it enacted, That this act shall ty-seven dellars.

Item No. 35. To National stationery comfase effect immediately. Approved May 3, 1889.

pany for stationery furnished house of assembly, session of one thousand eight hundre I and eighty nine, ninety one del-CHAPTER CCX. A Supplement to an act entitled "An act to hem No. 36. To each clergyman, for regulate the practice of courts of law" [Re- opening sessions of the I gialature with ision], approved March twenty-seventh, prayer during session of one thousand eight hundred and eighty-nine, ten dotone thousand eight hundred and seventyfour.

1. He it enacted by the Senate and General services rendered as bill clerk opening Assembly of the State of New Jersey. That house of assembly one thousand eight hun

if the plaintiff in any action upon contract | dred and eighty-eight, ten dellars,

after the defendant is in court, shall file his declaration sooner than is required by law, and shall serve a copy thereof upon the defendant or defendants personally, the plaintiff shall be entitled to judgment thereon, at the expiration of ten days from the date of tem No. 39. To Charles H. Schmidt for service, unless the defendant or defendants printing furnished house of assembly, sehis or their agent or attorney, shall, within sion of one thousand eight hundred and said period of ten days, file with the clerk of the eighty-nine, one hundred and seventy dolsaid period of ten days, file with the clerk of the court in which such action is pending, an affidavit to be called an affidavit of merits, that the affiant believes that the said defendant or defendants, or some of them, have a just and legal defense to the action on the merits of the case : and in case such affidavit shall be so filed, the defendant or defendants filing the same shall have thirty days from the date of the service of said declaration upon him or them, in which to plead or demur to the said action, and the plaintiff, before entering judgement, shall file an affidavit of such service. 2. And be it enacted, That there shall be indorsed upon or served with every copy of declaration served under the provisions of the first section of this act, a notice that if the defendant or defendants intend to make a defense to the action, he or they shall file an affidavit of merits within ten days from the date of such service, and shall file his plea or demurrer within thirty days from the date of such service, and that in default of the filing such service, and that in default of the filing of such affidavit, plea or demurrer, judgment will be entered by default against him or litem No. 42. To R. B. Reading, secretary

of the senate, A. V. D. Honeyman; assistant secretary, A. S. Barber, Jr., journal 3. And be it enacted, That the copy of dec-A Further Supplement to an act entitled "An laration mentioned by the foregoing sections act to regulate fees," approved April fif-feenth, one thousand eight hundred and forclerk, for services opening session one thousand eight hundred and eighty-nine, summons as now provided by law, and if served by the sheriff, with the summons, no grossing clerk of the senate, D. Harris Smith, assistant engrossing clerk, for serof the State of New Jersey, That other or greater fee shall be allowed to the vices opening session, one thousand eight hundred and eighty-nine, t n dollars rom and after the passage of this act, the shoriff therefor than is now allowed by law ntitled to the same fees for the ser- 4. And be it enacted, That all acts incon-

Approved May 3, 1889.

CHAPTER CCXI. An act to defray the incidental expenses of the Legislature of New Jersey, for the session of one thousand eight hundred and eighty-nine. Be it enacted by the Senate and General As bly of the State of New Jersey. That it shall be lawful for the treasurer of the state of New Jersey to pay upon warrant of the comptreller, to dred and eighty nine, ten dollars each, the several persons hereinafter gamed, the foll.w- ltem No. 47. To William Shott. Charles ing amoun s, videlicet. Item No. 1. To Naar, Day & Naar, stationery to engrossing clerk, house of sembly session of one thousand eight hundred and eighty-nine, two hundred and forty-five dollars and fity cents. item No. 2. To Naar, Day & Naar, for stationery to clerk, house of assembly. session of one-thousand eight hundred a eighty-nine, one hundred and twenty-eight dodars and forty five cents, Item No. 3. To Naar, Day & Naar, for

stationery to engrossing clerk of senste session of one thousand eight hundred and eighty-nine, one hundred and sixty-four iollars and five cents. Item No. 4. To Naar, Day & Naar, for stationery to pre ident of senate, session of one thousand eight hundred and eighty-nine, two, hundred and four dollars and eighty cents.

Item No. 5. To Nasr, Day & Nasr. for stationery to secretary of senate, session of one thousand eight hundred and eighty-nine, one hundred and twenty-eight dollars

session of one thousand eight hundrd and eighty-nine, two hundred and thirty-nine Item No. 7. To Convery & Walker, for sugplies furnisted sergéant-at-arms.hous fassembly, session of one thousand eight hunred and eighty-nine, seventy-two dol-Item No. 8. To Naar, Day & Naar, for rinting furnished committee on corporaons, ho ise of assembly, session of one thousand eight hundred and eighty-nine, ne dollar and fifty cents. Item No. 9. To William A. Rogers, fer supplies furnished sergeant-at-arms, house of assembly, session of one thousand eight hundred and eighty-nine, seventy-five dol-

lars and forty-five cents, Item No. Iv. To William E. Ross, as-istant sergeant.at-arms, for extra services and expenses incurred in securing attendance of absent members, house of assemand eighty nine, ten dollars, Item No. 11. To Emma Lowery, for services as janitrix, bouse of assembly, seseighty-nine, one hundred and fifty dollars, \$150 t Item No. 12. To Henry Poynton, for ervices as clerk to committee on incidental expenses, ses ion of one thousand eight undred and eighty-nine, one hundred

Item No. 13, To P. H. Corish, sergeantattendance of absentees, session of one thousand eight hundred and eighty-nine, Item No. 14. To Rev. A. D. Lewis, D. D. for opening-house of assembly with prayer, session of one thousand eight hundred ard eighty-eight.

Item No. 15. To Sutphin & La Rue, for hire of three coaches to deaf and dumb sembly, session of one thousand eight hundred and eighty-nine, nine dollars. Item No. 16, To Mrs. Clara Jamison, for services rendered in washing towels, house of as embly, session of one thousand eight huddred and eighty hine, seventyfive dollars. Item No. 17. To W. S. Snyder, for serlative committee to sit and inquire into

extension of New Jersey water front, house of assembly, session of one thousand eight hundred and eighty-nine, two hundred Item No. 18, To the John L. Murphy Publishing Company, for calendars and books turn shed James P. Logan, clerk of house of assemb y, session of one thous and eight hundred and eighty-eight, for use of session of one thousand eight hundred and eighty-nine, one hundred and twenty-eight dollars and seventy-five Item No. 19. To John F. Jamison, for

Item No. 26. To Jacob Christman, doo

therk; to J. Herbert Botts, for services as

Short, as per resolution, house of assem-

otheers and members of senate and assem

bly, session of one thousand eight hundred

Item No. 3:, To William E. Dugan, for

vices rendered, opening bonse of assem-

sim county, as per resolution house of as-

dred and eighty-nin-, ave hundred and nf

bly, ression of one thousand eight bundred

services rendered in cleaning spitteons, house of assembly, session of one thousand EES IN CASES OF TRIAL FOR PETTY LARCENY, BEFORE ADART. TWO JUSTICES eight bundred and eighty-nine, one hun-For issuing warrant to bring the accused before Item No. 20, To John F. Jamison, tor services rendered cleaning water closets, house of assembly, session of one thous For trial before two justices, one dollar and fifty cents: For drawing and preferring charges to priso-Item No. 21. To Alexander Dunn, for fur-For drawing conviction. nishing railing, brass gates for assembly for commitment. For making and certifying cach copy of chamber and clerk's room, building encice

ure over sergeant-at-arms' room, and movitems of costs. filteen cents ing shelving for engrossing clerk to second story, house of assembly, session of CONSTALLES' PEES IN CRIMINAL CASEO." For serving every warrant against one or more eighteen hundred and eighty-nine, two persons, for each person, For serving every commitment, fifty cents: hundred and thirty three dollars and seventy-nine cen's, Item No. 22. To Kessler Brothers, lockand the constable shall be entitled to mil-age at the rate of four cents per mile (to be computed as smiths, for turnishing supplies and ser-vices rendered lendered house of assemhereinbefore provided), for the service of all warrants and commitments.
For attending prisoners under trial for petty bly, session of one thousand eight hundred and eighty-nine, forty-one dollars and fifty-five cents, Item No. 23. To Kessler Brothers, locklarceny, or under examination before a jus is over one mile.

For serving every subpoens, where the distance thirty-five cen's: But where the distance is not over one For all services not enumerated in this act, jusservices rendered as sergeant-at-arms: to James Martin and John F. Ten Brock, for tices and constables shall be entitled to receive fees as now fixed or may hereafter be provided by services rendered as assistant sergeant at-2. And be it enacted. That this act shall take arms, epening house of assembly, session Approved May 6 1889

> CHAPTER CCXIII. An Act to enable justices of the peace, police fore whom disorderley persons are tried, to tine and imprison such persons;

> 1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That in all cases where any person is convicted of having violated any of the provisions of the disoderly set, approved April ninth, eighteen hundred and seventy-five, and the supple-ment thereto, it shall and may be lawful for the magistrate before whom such person was convicted, to sentence such person to the work-house or comm jail of the county in which such person may be convicted, for a period not to exceed ninety days, or to impose a fine not exceeding wenty-five dollars on such

2. An be it enacted. That after such person in default of paying such time shall have been committed to said work-house or jail, it shall be lawful for the magistrate to discharge such person on receiving such fine or portion thereof, as he may see fit.

3. And be it enacted, That this act shall in nowise affect the proceedings against persons referred to in the fifth section of the disoderly

. And be it enacted, That all acts or parts of acts inconsistent herewith, he and the same are herefy repealed. 5. And be it enacted, That this act shall take effect immediately. Approved May 6, 1889.

Assembly of the State of New Jersey, That a city or town superintendent of schools, the the presenters of the pleas in the several children belonging to such city or town shall children belonging to such city or town shall counties laving a population, according to the last census, of less than eighty thousand inhabitants, and over fifty-six thousand inhabitants, may appoint suitable persons, not exitants, may appoint suitable persons, not exceeding two in any county, to set as special tendent, shall devoive upon the city or town officers for the detection, arrest and prosecu- superintendent, ton of offenders against the law; such per- 2. And be it enacted. That each member of sons so appointed shall possess all the powers the county board of examiners, except the and rights, and be subject to all the obliga-tions of constables and police officers in any county of this state, and before such person sum not exceeding five dollars for each of the shall enter upon his duties as said officer his quarterly examinations held by said board in appointment shall be approved by a majority February, August and November, and eight of all the judges of the court of general quar-ter sessions of the peace of said county, and held in May. said person so appointed shall receive a per 3. And be it enacted. That all acts or parts diem allowance and compensation not exceed- of acts inconsistent with this act be and the ing four dollars per day, to be fixed by a ma-same are hereby repealed \$10.00 jority of said judges at the date of such ap-

proval; provided, that such per diem allowance and compensation shall be paid only for the time such officer shall be actually employed, which time shall be certified to the county collector by the said prosecutor. 2. And be it epacted, That this act shall take effect immediately. Approved May 6, 1889.

Item No. 38. To T. J. McDonald, ser-

geant-at-arms, house of assembly, session

sion of one thousand eight hundred and

lars and fifteen cents. Item No. 37. To John L. Murphy Pub-

lishing Company for stationery furnished the secretary of the senate, session of one

thousand eight hundred and eighty-nine

one hundred and n nety-two dollars and

forty-five cents
Item No. 38. To John L. Murphy Pub

lishing Comp my for stat onery furnished sergean'-at-arms of the senate, session of

ore thousand eight bundred and eighty-nine, two hundred and twenty-five dollars

and seventy cents.

Item No. 39. To the Paye Letter File and
Cabinet Index Company, for files furnished
the senate, assion of one thousand eight

Item No. 40. To John Hanlon, for services.

Item No. 42 To R. B. Reading, secretary

Item No. 43. To A. C. B. Havers, en-

Ijem No. 44. To Furman L. Richardson.

vices opening session one thousand eight hundred and eighty-nine, ten doilars each.

Item No. 45. To Frank Huber, bill clerk.

Joseph Mongar, assistant in bill room, for

services opening session one thousand eight hundred and eighty-nine, ten dollars

Item No. 46, To Walter Atkinson, C. V.

Bitters, Louis Wiel, and William Rodnian

doorkeepers of the senate, for services

rpening session one thousadd eight hun-

B. C. rson, Lonis H. Rumville and Frank

Morganwick, senate pa eal for services opening session one thousand eight hun-

dred and eighty-nine, ten dollars each.

Item No. 48. To Mary Dwyer, for clean-

ing senate chamber, session of one thous-and eight bundred and eighty-nine, one

hundred dollars, Item No. 49, ToJ ohn J. Waleh, for ser-

vices rendered as assistant hill clerk, ses-

sion senate one thousand eight lundred

and eighty-nine, one hundred and fifty

Item No. 59, To Knight & Gnichtel, to at-

tendance before s-nate and house commit-

before said committee, forty-two dollars

and forty cents.

Item No. 51. To T. F. Fitzgerald, for for-

y-five legislature manuals furnished the

Item No 52 To Frank Stevens, for rent

tee of riparian rights, session one thous-and eight hundred and eighty-nine, ten

Item No. 53. To Charles F. Van Valen.

senate, session one thousand eight hun

fifty dollars. Item No., 54. To Robert A. Haggerty the

bil room, receiving and forwarding docu-

ments after the adjournment of the legis-

cleaning gallery of senate for the session

of the legislature for the year one thousand

e'ght hundred and eighty-nine, fifteen del-

Approved May 6, 1889.

2. And be it enacted, That this act shall take ef-

CHAPTER CCXII

A further Supplement to an act entitled "An act

1. Be it enacted by the Senate and General As-sembly of the State of New Jersey, That the following and no other fees shall be allowed to the

to justices or constables for their services, but

shall be paid out of the funds of the county in

which such services were rendered, provided the

prosecu or of the pleas shall approve of such pay-

not exceeding one sheet or foho, thirty-five

cents, and for all in excess of one folio, at the

for taking examination in writing, when required

by law.

For examination in a case whore not required to

For making and certifying bil, of items of costs in

For drawing, certifying and sending to the judge of the circuit court, a copy of complaint and

computment, in a case where a boy under four-teen years of age is charged with crime he is considered a fit subject to be sent to the state

reform school, one dollar; In cases arising under the act for suppressing

vice and immerality, justices and constables shall

For a trial before two justices under the supple-

ments to the act entitled "An act to de-

scribe, apprehend and punish disorderly per-

For making every decree or order required un-

one dollar and fifty cents:

forty cente:

forty ceuts;

forty cents;

ten-cents:

rate of fifteen con's per folio:

For drawing each recognizance.

For war ant to jailor to discharge pri

For issuing every warrant,

or drawing commitment,

For issuing every subpoens.

be taken in writing, For swearing each witness.

regulating proceedings in criminal cases" vision approved March twenty-seventh,

thousand eight hundred and seventy-four

Item No. 55. To Emma Lowery for

ired and eighty-nine, two hundred and

sum of fifty dollars (50,00) for services in

egislature, session one thousand eight aundred and eighty-nine, forty-five dollars, \$45.00

in cleaning spitteens, and so forth, for the senate, session of one thousand eight hun-dred and eighty-nine, one hundred dol-

of one thousand eight hundred and eighty-

CHAPTER CCXV. A Supplement to "An act for the maintenance, of the public of bastard children," approved March twen-this state, action ty-seventh, one thousand eight hundred and under the province seventy-four, and the supplements thereto, of any city, to 1. Be it enacted by the Senate and General pality, is hereb Assembly of the State of New Jersey, That for the purp where any person shall be arrested under the school houses, provisions of said act it shall be no longer board having c

ages of sixteen and thirty, weo have not previany other state or country, and of persons converted for the first time of a crime not involving thoral turpitude; therefore.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the governor shall appoint five persons as a board of comernor shall appoint five persons as a board of commissioners; who shall be authorized to visit and examine any of the intermediate retormatories' erected and in operation in other states, and shall make report to the governor of their inspection borough or other

and judgment as to the best institution and sys-shall limit the 2. And be it enacted. That they shall thereafter tax or the rate select from any available property owned by the sinking fund, a suitable site for a state reformatory; and in case there is no suitable site among such properties they shall select one disewhere; they shall make a report of the site solected, and, same shall not be reafter be held-to apply to the the value thereof, to the governor and compered and raising of mone under the provisions of this er, and if approved of by them, in case the same does not belong to the sicking fund, shall procure an option for its purchase on behalf of the state of the procure public, local, special or other law to the contact of the state of the procure public, local, special or other law to the contact of the state of the provisions of this purchase on behalf of the state of the provisions of this purchase on behalf of the state of the provisions of this procure of the provisions of this provisions of this provisions of this provisions of the same and the powers herein conferred shall employ the provisions of this provisions of this provisions of this provisions of this provisions of the provisions of this provisions of the provisions of the provisions of this provisions of the provisions of the provisions of this provisions of the provisions of this provisions of the provisions of t 3. And be it enacted. That the said commissioners shall be authorized to employ an architect or architec s, or to procure plats or designs, for the construction of suitable buildings for the state reformatory, which shall have a capacity of not less than five hundred prisoners, and to be so constructed as to admit of the classification of prisoners; they shall be of spinon is the best adapted to the purpose, with an estimate of its adapted to the purpose, with an estimate of its probably cost; the governor thall report to the support of public schools in this state in the bonds issued by firther of this act; provided, always, that said trustees, before giving such direction, shall be satisfied that the lot upon them respectively rendered while in attendance which they shall be not probably cost; the governor thall report to the which the school house is proposed to be at court of general quarter and the state of the schools. ext legislature the said plans and estimate. erected or repair 4. And be it enacted, That the said commission brance, and that next legislature the said plant and estimate. and be it enacted, that the said commission brance, and that the said bonds, when issued, other courts in any of the counties of the third and other official expenses, which, with the cost of the improvements thereon, and that the city, and be it enacted. That this act shall only the improvements thereon, and that the city, and be it enacted. That this act shall only the improvements thereon, and that the city, and be it enacted. such p ane and estimates, shall be paid on the ap- town, borough proval of the governor by the treasurer, on the warrant of the comptroller. 5. And besit eracted, That this act shall take of principal or in effect immediately.

Approved May 6, 1889. CHAPTER CCXVII.

An Act to authorize the employment of prisoners in county jails in cooking and other work in and afterney general for his approval of the legal
action of the county in which he is shell be submitted to the judge; provided, however, that acthing in this attorney general for his approval of the legal
action of the clerk of the county in which he is shell in anywise be construed or in county jalls in cooking and other work in and attorney general about the county buildings. Be it susced by the South and General Atiff, warden or keeper of the county jail in any the office of the county of this state is hereby authorized to em- instruction. ploy and set at labor any convicted person com-mitted to his care and custody at any reasonable labor, such as gooking, cleaning, gardening, me-and furnish the chanical or other service necessary to be performed within the bounds of the coure house or county 2. And be it enacte', That this act shall take duty of the offi effect immed stely. Approved May 6, 1889,

specting county jails," approved March amount sufficient eighth, one thousand eight hundred and the district mattering in such year, together seventy-seven.

1. Be it enacted by the Senate and General sue of the unpast bonds of such district or Assembly of the state of New Jersey, That the municipality, and keeper of every jail or other penal or reform- assessed, levied board of freeholders in the county wherein "A Supplementsuch institution shall be, in which he shall set establish a system forth the date of entry, date of discharge, the vision), approdescription, age, birthplace, and such other thousand eight

justices of the peace and constables in this sta e, toju-tices and constables in criminal cases, and that no fees be demanded from parties applying shall be exposed in a conspicuous place in said parts of acts inconsistent with the provisions institution and be open to the inspection of this act be and the same are hereby reany taxpavers. For drawing complaint and tak nff affidavit, when 2. And be it enacted, That upon any fail- diately. ure to comply with the requirements of this law, the keeper of said institution, thirty days after complaint of ten legal voters of the county wherein such institution is situate, to the board of freeholders of said county, shall be subject to a fine of twenty-five dollars, to e sned for in any court of competent jurisdiction by any taxpayer of the county, and to be applied when collected to the use of 3 . And be it enacted, That this act shall take

effect immediately.

Approved May 9, 1889. CHAPTER CCXIX. An Act for the better regulation of the poorhouses of this state. Be it enacted by the Senate and General Assembly of the State of New Jersey, That it shall be the duty of the board of freeholders or township committee in every county or them or their sa township of this state wherein an institution the municipal has been established for the reception of the which they beca poor of said county or township, to provide that all persons to such suitable accommodations for the reception of inmates that the females so committed may be entirely separated from the male in- which company mates; and that the living rooms, halls, stair- tuted a company ways, diffing rooms, outbuildings and vards to of any city, town

der the supplements to said act to be made by one doffar: be so built as to cause the sexes to be entirely 2. And be it enacted, That the keeper or person in charge of said poor house shall keep a book, to be provided by the board of free- effect immediate holders or township committee, as the case Approved May 6 may be, in which he shall set forth the date of entry, date of discharge, the description, age, birthplace and such other information, fifty cents: under the head of "remarks," as he hay be able to obtain of the inmates committed to his tion of any taxpaver.

care; which book shall be open to the impec-3. And be it enacted. That for failure to comply with the provisions of this act, the keeper of such institution shall be liable to a penalty of twenty-five dollars, to be sued for in any court of competent jurisdiction by any taxpayer of the county, to be applied, when collected, to the use of such institution.

Approved, May 6, 1889.

That for failure to sembly of the Stat of New Jersey, That section tion eighteen of the act to which this is a supplement be amend as on as to read as follows:

18. And be it expected. That this act shall-not be construed so as a later, modify, affect, sunul or repeal the provided of any charter of any city, village or bough whereby the collection of taxes is regulat, and the taxes assessed and to be assessed in my such city, village or bor-3. And be it enacted, That for failure to CHAPTER CCXX.

Further Supplement to an act emitted "An act to regular elections, approved Aprilegishmenth, one thousand eight hundred and seventy-six.

In the it enacted by the Senate and General Assembly of the State of New Jersey. This action and this action is a seventy-six.

In the it enacted by the Senate and General Assembly of the State of New Jersey. The action districts, and containing but one altitles we reis no other provisions are an other action of stricts, and containing but one altitles we reis no other provisions are although place, it shall appear that two hundred or rejection districts, and containing but one volers in any one section of stricts, and containing but one work of the said act here fore passed shall have the said act here fore passed shall have the same or work of the said act here fore passed shall have the same and the same authorizing sales if the payment of the same and the same and the same authorizing sales if the payment of the same and the same authorizing sales if the payment of the same authorizing sales if the sa Further Supplement to an act entitled "An act to regulate elections," approved April instices, recorders and other magistrates be-

and who shall serve until their successors are and who shall serve until their successors are elected; the said inspectors so to be appointed shall not belong to the same political party.

10. And be it enacted. That this act shall take effect immediately.

Approved May 6, 1889.

CHAPTER CCXXI.

An Act to amend an act entitled "An act to establish a system of public instruction [Revision], approved March twenty-ninth, one thousand eight hundred and seventy-four.

I. Be it enacted by the Senate and General Assembly of the State of New Jersey. That in order to enable county superinted lents of schools to devote more time in the discharge of the dunes of their office, and to properly examine, and direct the schools unfer their charge, by frequent visits to said schools, and counsel and direction to teachers in the proper method of instruction, their yearly salary shall be at the rate of twelve and a half cents for each child is the county between the ages of five and eighteen years, as ascertained from the last annual report of the state supering the last annual report of the state superin elected; the said inspectors so to be appointed CHAPTER CCXIV.

Supplement to an act entitled "An act regulating proceedings in criminal cases" the last annual report of the state supering tendent; provided that the salary shall in no case be less than eight hundred dollars, nor more than thirteen hundred dollars; and promote that this set shall the effect immediately.

Approved May 6, 10.

PTEK CCXXII. act to establi tion" [Revision sevensh, one seventy-four.

ousand eight hundred and 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the board of education, board of school trustees or other board of school trustees or other board having charge and control of the public a bools in any school district in this state, actist under a special charter, or under the provinguise contained in the charter. provisions of said act it shall be no longer necessary for the justice to call to his aid another necessary for the justice to call to his aid another justice, but one justice of the peace shall be authorized and empowered to do each and every act now required to be done under said act by and before two justices of the peace and shall receive the same fees as now allowed by law to one justice.

6. And be it enacted, That all acts and parts of acts, inconsistent herewith are hereby repealed.

And be it enacted, That this act shall take effect immediately.

Approved May 6, 1889.

CHAPTER CCXVI.

An act relating to a state reformatory. Whereas, it is deemed advisable that there shall be a state reformatory in this state for the chapter of sides and confinement of criminals between the lages of sixteen and thirty, we have not previas the board of education, board of school trustees or other body borrowing money under the provisions of this act may direct; provided, that the first pages to an any specific of the provided of the provid

thereof. And be it enected. That if any charter of and eighty-nine, or any of them.

2. And be it enacted. That this any incorporate school district, city, town, act shall take effect immediately. municipality in this state ount of indebtedness that r shall limit the amount of taxation in any incorporatrary notwithstan 3. And be it the said bonds, when issued,

fore issued with the appplication proceedings shall be filed in any of ite superintendent of public acted. That the state super- of acts, inconsistent with the provisions of this c instruction shall prepare act, are hereby repealed, and that this act shall all proceeding un r this act. 5. And be it raising, levving school district

cted. That it shall be the . . or board charged with the d assessing of taxes in any anunicipality issuing bonds CHAPTER CCXVIII.

A Supplement to an act entitled "An act restates and the axable property therein, an p pay the bond or bonds of he tax thus ordered shall be d collected in the same manan act entitled 'An act to of public instruction' (Re-March twenty-seventh. dred and seventy-four.

pealed, and this set shall take effect immean act entitled " A fur her An Act to amer act entitled 'An act consupplement ! cerning taxes. indred and forty-six," which thousand eigh ment was approved April

eighty-eight. 1. Pe it enacted by the Senate and General tion two of the ment be and 2. And be it e of any city, town, or ough, township or bre district in this State shall be exempt from general tal. and from Ftate, county and and special poll municipal taxation upon real or personal propertv. or both . not ling in the aggregate five nich may be assessed against property by the authority oration in the service of exempt firemen; provided, empt firemen by vice in any firecompany, a major ly of the active members of e subsequently been constibe entitled to the

from taxation pro- led in this act as if they had become exempt in men in the service of such city, town or bot CHAPTER CCXXIV. n act entitled "A further act A Supplement to

concerning taxe making the same a first lien on real estate, a d to authorize sales for the payment of the me," approved March four-teenth, one thou and eight hundred and sevto be assessed in my such city, village or bor-ough, shall be level, assessed and collected as heretofore, and the lieu of taxes on lands in such city shall be and remain as now regulated, and nothing in this act shall be held to impair, alter

tions, and one clerk of elections, for each precinct so established, who shall be residents of the precincts in which they are appointed, and who shall serve until their are appointed, and who shall serve until their are appointed.

Approved May

12. And be it enacted, That in order to effectmient to an act entitled "Aff ually prevent the violation of the provisions of this act, shd the uniawful sale, without license, of spirituous, vinous, malt or brewed liquors, such excise board is fully authorized and emof spirituous, vinous, malt or brewed liquors, such excise board is fully authorized and empowered to appoint one license inspector in any such city, and the person so appointed license

the annual compensation to be paid such in the charter to borough or other municial authorized and empowered, of building or enlarging and with the consent of the rge and control of the figuration to be paid such inspector, not exceeding one thousand dollars per annual compensation to be paid such inspector, not exceeding one thousand dollars per annual compensation to be paid such inspector, not exceed and exceeding one thousand dollars per annual compensation to be paid such inspector, not exceeding one thousand dollars per annual compensation to be paid such inspector, not exceeding one thousand dollars per annual compensation to be paid such inspector, not exceeding one thousand dollars per annual compensation to be paid such inspector, not exceeding one thousand dollars per annual compensation to be paid such inspector, not exceeding one thousand dollars per annual compensation to be paid such inspector, not exceeding one thousand dollars per annual compensation to the paid such exceeding one thousand dollars per annual compensation to be paid such inspector, not exceed and determined by such exceeding one thousand dollars per annual compensation to the paid such exceeding one thousand dollars per annual compensation to the paid such exceeding one thousand dollars per annual compensation to the paid such exceeding one thousand dollars per annual compensation to be paid such inspector, not exceed and determined by such exceeding one thousand dollars per annual compensation to the paid such exceeding one thousand dollars per annual compensation to the paid such exceeding one thousand dollars per annual compensation to the paid such exceeding the paid such exceeding one thousand dollars per annual compensation to the paid such exceeding one thousand dollars per annual compensation to the paid such exceeding the paid such

Be it enacted by the Senate and Genera Assembly of the State of New Jersey. That if any section or sections of the act mentioned in the title hereof, and whereto this act is supplemental, shall, for any reason, be held to be unconstitutional or invalid, it shall not affect the other provisions of said act approved March twenty first, one thousand eight hundred and eighty-nine, or any of them.

2. And be it enacted, That this supplemental Approved May 6, 1889.

CHAPTER CCXXVIII. A Further Supplement to an act entitled further supplement to an act entitled 'An act to provide for the surp rt of the government of this State, and to fix the salaries of public

officers, approved April fourth, one shousand eight hundred and ferty-five," which said sup-plement was approved April second, one thoudistrict in the state, any sand eight hundred and seventy-three. 1. Be it enacted by the Senate and General I or other law to the cone Assembly of the State of New Jersey. That acted. That the treasurer of pleas in all counties of the third class of this this state, under the direction of the "trustees for the su port of public schools, is
hereby anthorized to invest the fund for
support of public schools in this state in the
hours issued by rithe of this set; provided. ed is free from all incum- p'ead, judges of the court of general quarter the said bonds when issued, sessions of the peace, orphans' court, and all

other municipality applying apply to those judges of the inferior court of for the loan has not defaulted in the payment common riess, quarter sessions and orphans' of principal or interest of any bonds thereto- court whose term of office shall hereaft r comtwo years from the date of mence, or to those now in office (and to the se who may be reafter be appointed to office), who may file their assert in writing under ity of the same, and that the duplicate copies 'held as reducing the salary or compensation of 3 And be it enacted. That all acts and parts

> essary blanks and forms for be a public act, and take effect imue liately. CHAPTER CCXXIX.

Approved May 6, 1889. An act to amend an act entitled "An act to reg- fairs of any such corporation are in an late and establish the compensation of law or pleas of the counties of this state." passed May eleventh, one thousand eight hundred and lity or in violation of law, it shall be the duty eighty-six. Assembly of the State of New Jersey. That complaint or information, to the chancelor for the first section of an act entitled "An act to an actual an actual an actual and actual actual actual and actual regulate and establish the compensation of law the fransaction of further business, or the trans or president judges of the courts of common fer of any portion of its assets in any manner pleas of the counties of this state," passed May whatsoever, and for such other relief and assist eleventh, one thousand eight hundred and eight atory institution, supported by public moneys assessed, levied and collected:

The series of the same is hereby amended so as character of the same is hereby am Assembly of the State of New Jersey. That the law or president judges of the courts of common pleas of the counties of this State shall be paid an annual salary in proportion to the population of said counties respectively, as here-inafter provided, that is to say: the annual salinformation as he may be able to obtain of the proved March trenty-seventh, one thousand inafter provided, that is to say: the annual salinmates committed to his care, that this book eight hundred an eighty-eight, and all acts and any of each law or president judge afores id. where the population is not more than thirty-nine thousand; two abousand dollars in counties where the pobulation is more than thirty-nine sand: twenty-seven hundred dollars in counties where the population is more than forty-nine

thirty five hundred dollars in counties where the population is more than fifty-pine thousand and not more than sixty-nine thousand; thirty seven hundred dollars in co inties where the popula tion is more than sixty-nine thousand and not ent was approved April more than seventy-nine thousand; thirty-nine hundred dollars in counties where the population is more than seventy nine thousand and not more than eighty nine thousand; forty three act. hundred dollars in counties where the popula- taken under this act, of new corporations ted. That all exempt dremen tion is more than ninety-nine thousand and note or ough, township or bre disone hundred dollars in counties where the population is more than one hundred and nine thousand and not more than one bundred and inconsistent herewith are hereby repealed. nineteen thousand; fifty-five hundred dollars in counties where the population is more than one hundred and nineteen thousand and not more than one hundred and twenty-nine thousand; and fifty-nine hundred dollars in counties wherrason of membership and ser-twenty-nine thou and and not more than one he hase or hock and ladder bundred and thirty-nine thousand; and sixtythree hundred do lars in counties where the population is more than one hundred and thirtythe regular fire department nine thousand and not more than one hundred borough of this State, shall and fifty thousand and sixty-seven hundred dollars in counties where the population is more than one hundred and fifty thousand and not more than one hundred and seventy-five thousand; and seventy-one hundred dollars in coun ed. That this act shall take ties where the population is more than one hun-

dred and seventy five thousand and not more than two hundred thousand; and seventy-five hundred dollars in counties where the popula-

tion is more than two hundred thousand. 2, And be it enacted. That this act shall take effect immediately Approved May 6, 1889, CHAPTER CCXXX. An Act concerning public records 1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That hereafter it shall be and it is hereby made the daty of every county clerk in this State to attend the daily sessions of the courts of which he is the cierk, either in person or by deputy, or by some competent person, whose duty it shall be to keep a minute of the proceedings of said court or contts in their respective counties, and that the public shall have access to said minutes at all proper and reasonable hours, and that the said county clerks shall receive no extra compensation therefor, not with standing the duties of the respective county clerks may have been

same manner and by the same authority that the and eight hundred and eighty five, and any of said sheriffs are now paid.

2. And be it enacted. That all acts and parts 2. And be it enacted. That all acts and parts of ac's, local, general or special, inconsistent of acts inconsistent with the provisions of the with this act, be and the same are hereby re-

and seven'y four.

Whereas, Commissioners of deeds in and for the State in some instances have through that sergeant at arms, may fix the compensation sergeant at arms, may fix the compensation that sergeant at arms, may fix the compensation that sergeant at arms, may fix the compensation that the sergeant at arms, may fix the compensation that the sergeant at arms, may fix the compensation that the sergeant at arms, may fix the compensation that the sergeant at arms, may fix the compensation that the sergeant at arms, may fix the compensation that the sergeant at arms, may fix the compensation that the sergeant at arms, may fix the compensation that the sergeant at arms, may fix the sergeant at arms, may fix the compensation that the sergeant at arms, may fix the sergeant at a sergeant at vertence or mistake, continued to take ac-knowledgments and proofs of deeds, mortes sees and other writing, after their term of office have expired, or after their commissions had become void by reason of removal out o the to wnship, ward or district in which they resided at the time of their appointment, and innocent persons may be subjected to loss of injury thereby; therefore.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That all acknowledgments and proofs of deeds more

gages and other writings, and the certificates thereof, heretofore taken or made before or by any commissioner of dedx in and for this state, whose term of office had expired, or whose office had been vacated, or whose commission had be-come void at the time of taking such acknowledgment or proof, and the records of such deed mortgages and o her wilt ness are hereby confirmed and made valld and legal and effectual be extent that the same would have been vali exal and effectual to the term of office of the commissioner taking such acknowledgment of proof had not graft d. for his office been vacated, nor his commission becomed void as afore-2 And he it enacted. That this act shall take effect immediateir.

CHAPTER CUXXXII. An Act to provide for a method for appointing commissioners in the places of other commi-sioners who have deceased or who shall fall to act in certain cases touching the organiza

CHAPTER CCXIVI.

An Act to authorize see transfer and revocation of ficenses grantee by the excise board of any city is this State, of the authorize seek boards for the property of the state of New Jersey, That is the state of New Jersey, That is the state of the state of New Jersey, That is the state of the state of New Jersey, That is the state of the state of New Jersey, That is the state of the state of New Jersey, That is the state of New Jersey, That is the state of New Jersey, That is the state of the state of New Jersey, That is the new Jersey of New Jersey, That is the new Jersey of New Jersey, That is the new Jersey, That is the new Jersey of New Jersey, That is the n

3. And be it enacted. That this act shall take other body mar, by results. effect immediately. Approved May 7, 1889.

CHAPTER CCXXXIII. Supplement to an act entitled "In act con-cerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five. 1. Be it enacted by the Senate and Ceneral Assembly of the State of New Jersey, That it shall be lawful for any corporation hitherto created under or by virtue of any law of this State, which has maintained its organization, but which may have failed th renew or extend its corporate existence, as provided by law, to do so for a period not exceeding fifty sears, by fiding a certificate to that effect in the depart ment of State; provided, that such corporation shall be subject to all charges, fees and takes now imposed by law upon fike corporations.

2. And be it enacted. That upon filing such in the depart thickness of the partition and including such including such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous such prohibition by imposing a nine of them tend diar, for each anic continuous s now imposed by law upon fike corporations.

2. And be it enacted. That upon filing such certificate the period of the existence of such corporation shall be extended as therein ideclared as fully as if the said period had been named in the original charter or certificate of organization of such corporation. organization of such corporation.

3. And be it enacted, That nothing herein contained shall be construed to interfere with the right of the State, reserved by any law now or hereafter existing, to acquire the property or franchises of any such corporation, or at any time to abolish or repeal, alter or amend, the charter of the same; or shall this act be construed to continue any irrepealable or othe

contract with the State contained in any charter, beyond the time originally fixed for its ex-piration; nor shall this act apply to any corpo-arrea ration against which quo warranto or proceedings for dissolution are pending. And be it enacted, That this act shall take effect immediately, and all nots and parts of acts inconsistent herewith are hereby repealed. Approved May 7, 1889. CHAPTER CCXXXIV.

n Act relative to banking, trust guarantee, safe

deposit, and indemnity corporations.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That Assembly of the State of New Jersey, every banking, trust, guarantee, safe deposit, and indemnity corporation or association which may now or hereafter be organized under any may now or hereafter be organized under any or special pheonaistent herewith the angle of special pheonaic ph State, during the month of January of every year, a report of its condition at the close of bus-iness on the thirty first day of December last preceding, in such form as the State board consti tuted by "An act concerning savings banks," approved April twenty-first, one thousand eight An Ant fundred and seventy-six, shall prescribe, which report shall be verified by the amdavits of the resident or vice-president and the treasurer or ashier of such corporation; the said oard shall be designated as the board of Assemb, v ommissioners, and it shall be their duty to furnish such corporations with blank forms for the cil board as such other times as may seem to them expedient, and if any such corporation shall fall to file pose, vide fet to itemse persons to engage in the business of sprinkling the streets of said s may be called for by the commissioners for water, and five days after receiving notice to do so, it shall sto be used for the sprinkling of such streets be liable to a penalty of two hundred and fifty to regulate the manner in which streets and lollars and costs of action, to be sued for and sprinkled collected by the secretary of State, in the name and for the benefit of State.
2. And be it enacted. That no such corpora 2. And be it enacted. That no such corpora purposes, and to hi and prescribe penaline / tion shall establish or maintain any branch or the violates of any such ordinance or other agency nor more than one place of business this State, without the approval of said board of bank commissioners. 3. And be it emacted. That it shall be the quity of the bank commissioners, whenever they shall or hock did ladder company whether and deem it expedient, or at the request of any such company be incorporated or not, and whether company its incorporated or not, and whether company its incorporated or not many its incorporated or not m And be it enacted. That it shall be the duty ers, to cause an examination to be made, of the affairs of any such corporation; and it the duty of the officers and employes of such corporation to exhibit its books, securities, records effect immediately Approved May 7, 1889. by said board to conduct the examination, and in their power to do ; the said commissioners, or power to examine, under oath or affirmation, the officers and employes of any such corporation relative to its business and affairs, and for that

purpose any such examiner shall have power to 4. And be it enacted, That whenever it appear, as the result of examination, that the af sound condition because of illegal or unsafe in judges of the courts of common vestments, or that its liabilities exceed its assets, the attorney general, on notice by the commis-sioners, to apply forthwith by petition or bill of an a junction restraining such corporation from make other appropriate orders in a summary cording to law and the practice of the court of 5. And be it enacted. That for the purpose of Approved

chancery. defraying the expenses incurred in carrying out the provisions of this act, each corporation shall pay ten dollars on filing its annual statement. and in addition thereto each corporation shall bank commissioners in making any examination of its affairs as hereinbefore provided for ; and the secretary of State may maintain an action. tion for the recovery of such expenses. It court of competent jurisdiction. such corporation who shall violate, or fail to comply with the requirements of this act, or the act under which it is organized, shall severally be liable in a penalty of like amount, to be re covered in the same manner as provided against against the corporation in the first section of this

ate of New Jersey, That see hundred dollars in counties where the popula- 7. And be it enacted. That the secretary of tof which this is an amend tion is more than eighty-mine thousand and not State snall make annual report to legislature. a hereby amended so as more than ninety-nine thousand; forty-seven which shall embrage a statement of proceedings oto ganized, and a summary of the annual report of 8. And be it enacted. That this ret shall take

CHAPTER CCXXXV n Act relative to an appropriation for the State industrial school for girls. Be it chacted be the Senate and General Assembly of the State of New Jersey, That so much money as was appropriated by an act ap eight hundred and eighty eight, to, the State in dustrial school for girls for the purchase of purpose being I wenty one hundred dollars). be and the same is hereby transferred to the general fund of said industrial school and the trusies are hereby authorized to use so much of said money as may be needed to increase the capacity of school by astering, enlarging and repairing a frame building now on their farm; and the treasurer of the State is authorized to pay to the easurer of said industrial school the said sum if money on the warrant of the comptroller. 2. And be it enacted that the act shall tak

ffect immediately. Approved May 7, 1884 CHAPTEM CXXXVI Act in relation to the pay of certain officer of the police force in certain cities in this state. 1. Be it resolved by the senate and towers Assembly of the State of New Jersey. That it all cities of this State having a population of up wards of one hundred thousand inhabitants. abnual salary to be paid to the chief of pol shall not be less than two thousand five hundres dollars, and the annual salary of the captains police not less than two thousand dollars; pro-

vided, however, that the salaries fixed by terms of this act shall not commence or become operative until the beginning of the fiscal year) aps city subject to the provisions of this not next political control," approved May fifth, one thous

1. Be it enacted by the Senate and Gener Assembly of the State of New Jersey. That the

briard of a detrien or common council of any, in corporated city of this state, whose charter an such officer at the rate of fifteen hundred do larper annum, and the board of finance or other board having the control of the finances of any such city shall provide the money necessary to pay such compensation; provided, that nothing berein contained shall apply to any police offices who is designated by the title herein named 2. And be it enasted. That this act shall take Approved May 7, 1889. CHAPTER COXXXVIII.

An Act to authorize cities to sell fire enginehouses and lands and to purchase other lands for fire boose corposes.

Be, it enacted by the senate and General Assembly of the State of New Jersey. That it it is proposed to construct such sewer the land shall be lawful for any city in this State in of addresses by other legislative body of any which two fire engine houses are located to such city material withstanding any such of gether, or next to each other, to sell the land | locations, properly to adopt an ordinance for the gether, or next to each other, to sell the land and buildings, and with the proceeds of such sale purchase other lands in such edge of such sale purchase other lands in such edge award contracts for the construction of such build fire houses thereon; provided, that the fire-houses so exceted and the mode purchased for fire purposes shall not be contiguous to each other.

Z And be it enacted. That for the purpose of the whole number of nucleus than four efficient paying the total cost of the execution of anch or other body. d paying the total cost of the erection of

three fourths vote of all the permit frame or worden or worslen buildings to be or hmits, when the circumstances case or cases in their my'er

And be it enseted, That uncil or primer legislatty. may pass an ordinance or ordinar. the erection of any such bed limit, and may therein provide

owner or hwners of such building upon judements ob altied in any such body of the defendant may be taken an action of torr e it enacted. That all arts of acts. stent with this act, atd that this pet shall take . mediate

CHAPTER COM establish the rate of intetaxes and assessments in . arrears.

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this State.

1. Be it enacted by the Senat's and to ser.

Assembly of the State of New Jersey That it
shall be is wful for the common coursell of adder
board having charge and control of the finance
in any city in this State, to fix and change it resolution, the rate of interest on a line taxes and assessments of all kinds which sand eight hundred and eighty eight, at after the rate of seven per centum per at provided, however, that such rate when Approve L. Mar 7, 1880.

CHAPTER CANLL althorize cities and boroughs to pe thoance for the licensing, regulating vide by ing of streets with pure water acted by the Senate and Litters. the State of New Jersey, That y be insful for the comfined aldermen or other governing islicense and regulate the veli and to probibit all persons and vehicles un bensed from acting, using or to capacities and for such uses place used in said ances, and that the fees for such ilcensis it enacted. That moon the adoption 2 April which said company is commonly knews or test

And he if enected. That he art the An Act tolenable the overseers of tout a la tain road districts of this State to be med the State of New Jersey, That is Assembly of all read distrets in this State where, by ian the legal votes of roads and to raise memor to elect overse ds in such districts, when for an the use of erseer of such district has her cause, the lected to call a meeting for the purposes after. e time prescrived by law, it sha said within the overseer whose duly it is to an be lawful ( such meeting, to call a meeting of the inch the first date of May In any year, giving the time and place of such meeting notice of I by him and set up in two of the aces in said read district at here ore the day appointed, and a most publi as aforesald shall to valid and meetings b w for the purposes aforesald as I effectual b the same had been called in the manner beret.

enacted. That this act one take 2 And be effect on me CHAPTER COXLING drizing the incorporated bonte to provide for changing the width and bimbles atted by the Senate and to be to be blate of New Jer of That I shall be lawful for the council or governing body trabrated town in this State, in the mariner bi nafter provided to aller and amend any map or plan establishing the boar daries of streets and avenues therein by their ing the width of any proposed street or avenue has not been spened to the width shown on suctionary; provided, however, that no street or are hue, or section of street or avenue shall be made less in width than it was at the time of a the adoption of any such plan or map 2 And be enacted. That on the patting in writing of the owners of one sixth of the land fronting on by such street or avenue or setting thereof, seeing forth the charge desired thereof. the council or governing body of such effect immediately and all acts and parts of acts inconsistent berewith are hereby repealed.

Approved May 7, 1889.

CHAPTER CCXXXV.

Graph of the static st lvely; at least once in each week next proced to

the time appointed for receiving of jections any owner of and fronting on the street of all enue, or section thereof, proposed to be changed, may, at the time specified in such not ce and ject in writing thereto; at the time so appeared the council of governing body of such town shall meet and shall examine all objections in writing when shall have been presented and if it shall at ar that the owners of a mainten enting on the street or avenue, or. proposed to be clear ged have not to, the said connect or governing section the objected the e power to pass and adopt an of formity to the provisions of the dinance fo first section this act; and if it appear that the owners of a majority of such land, have ob then such petition shall be dis In isseed coacted. That all costs and ex 3. And bein the matter of such petition petrees incu shall be paid by the petitioners

4 And be B enacted. That all acts and parts steht with the provisions of this acts incom act be and the same are hereby reper this act shall ake effect immediately Approved a

HAPTER CCXLIV An Act relative to the change of grade of streets ered by the Senate and firture he state of New Jersey That AMBERGOTY OF where any by of this State has power to change the street upon which any hi use or other hadden stunds, or therested, it shall be lawful for the municipal atthurities in any such lity throngs the proper officer. Is make or cause to be made. the proper award for damages, if at g. enculor the owest or owners of any such building standing and ere ted street or part of a street; the UDOD BOY .. grade where is changed as nicresald racted. That the dampger met. thened in this et to be said to such owner shall be assessed up n and paid by the lands and fee, estate benefit of thereby, in proportion to the Deticality reme and such damages shall be a certained, or nated and assessed and the shall afterwards he justly and equitably asserted and apportioned upon the municipal authorities, through its proper off. octs, as aforested.

3 And be idenacted. That all acts and parts of acts, be and the same inconsistent with the trovi lone of the act are hereby repealed, and

that this act + and shall take fleet immediate; r. SAPTER OCKLY A Partner Wd sement to an act estitled " Ar-A Further Southement to an act entitled "An act to authorize a Use to construct sewers and de los width provide for the payment of the elect there?" approved March elect in a thousand elect hundred and electly two.

1. He if enacted by the Schate and General Assembly of the State of New Jerrer. Their whenever obligations in writing to the construction of any perfected sewer shall be received in answer to the prioted notice, of intention is build any such sewer, given porsuant for a restron of said testid, and such rejections are from persons own lands, retrescenting more than user. half of the Ironi frontage of land along the street or streets or parts thereof through which each or other body

fire-houses the common council, heard of alder men, or other governing body of such city, are bereby empowered to borrow a sum of money not to exceed afteen thousand dol are, and to issue registered bonds for the same, under the sea of such city, bearing interest at a rate not to exceed four per centum per synum. having not longer than afteen years to run, and the death of the time of the season of the same of the same and the same and the same of the same and the same are not longer than afteen years to run, and the same in the same of the same are same of the same of the same are not longer than afteen years to run, and the same incommon the same are same of the same are same are same of the same are same are same of the same are same are same of the same are same are same of the same are same are same of the same are same of the same are same are same of the same are same are same are same are same of the same are same





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